UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA



FILED BY Y

CASE NO. 24-80116-CR-CANNON/McCabe

UNITED STATES OF AMERICA

v.

RYAN WESLEY ROUTH,

Defendant.

UNITED STATES' NOTICE OF CONVENTIONAL FILING

The United States of America, through its undersigned counsel, hereby files this notice of conventionally filing Exhibit 1, a Federal Bureau of Investigation (FBI) firearms/toolmarks laboratory report, and Exhibit 2, a redacted copy of the Government's February 3, 2025 supplemental expert witness disclosure. This Notice complies with the Court's instructions during the April 15, 2025 motion hearing in the above-styled case.

Respectfully submitted,

HAYDEN P. O'BYRNE UNITED STATES ATTORNEY

By:

tst Christopher B. Browne

John C. Shipley

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Exhibit 2 includes a summary of the opinions to be offered by one of the Government's expert witnesses, a U.S. Marine Corps sniper and FBI Special Agent assigned to its Special Weapons and Tactics (SWAT) Team. The defense has provided notice of their intent to introduce substantially similar testimony from their own "sniper expert." Based on that disclosure, the defense will seek to explore the same subject matter as the Government, through its SWAT Team expert. The Government will file the defense's disclosure upon request by the Court.

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SUE BAI SUPERVISORY OFFICIAL PERFORMING THE DUTIES OF THE ASSISTANT ATTORNEY GENERAL FOR THE NATIONAL SECURITY DIVISION

By: /s/ James Donnelly

James Donnelly

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I conventionally filed the foregoing document and Exhibits

1 and 2 with the Clerk of Court in Fort Pierce, Florida, on April 15, 2025.

Tst Christopher B. Browne

Assistant United States Attorney